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APPLICATION NO. FILING DA		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
10/709,983	06/10/2004	Anders Larsson	7589.178.PCUS00	8734		
28694	7590 06/	7/2006	EXAM	MINER		
	DRUCE & QUIG	MILLER, CA	MILLER, CARL STUART			
1300 EYE 400 EAST	STREET NW TOWER	ART UNIT	PAPER NUMBER			
WASHING	TON, DC 20005	3747				
		DATE MAILED: 06/07/200	DATE MAILED: 06/07/2006			

Please find below and/or attached an Office communication concerning this application or proceeding.

				Applicatio	n No.		Applicant(s)		<u>し</u>
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Offic		Action Summary	-	10/709,983	·		LARSSON, ANDERS		
		•		Examiner	,	- 1	Art Unit		
	The MAIL	ING DATE of this commu		Carl S. Mille			3747	ddraa	
Period fo	or R ply	ino date of this commu	псацоп арре	ars on the	cover sneet w	nui the co	rrespondence a	idaress	
WHIC - Exte after - If NC - Failu Any	CHEVER IS nsions of time n SIX (6) MONTH period for reply re to reply withi reply received b	STATUTORY PERIOD F LONGER, FROM THE May be available under the provision: Als from the mailing date of this com- y is specified above, the maximum s in the set or extended period for repli- by the Office later than three months adjustment. See 37 CFR 1.704(b).	MAILING DA's of 37 CFR 1.136 munication. tatutory period will will, by statute, or	TE OF THI 6(a). In no ever Il apply and will cause the applic	S COMMUNION, however, may a sexpire SIX (6) MON station to become Al	ICATION. reply be time NTHS from th	ly filed the mailing date of this (35 U.S.C. § 133)		
Status									
1)	Responsiv	e to communication(s) file	ed on <i>04 Jan</i>	nuarv 2006					
	This action is FINAL . 2b) ☐ This action is non-final.								
3)	3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is								
		accordance with the pract							
Dispositi	ion of Clai	ms							
4) 🖂	Claim(s) 1	-14 is/are pending in the	application.						
	4a) Of the above claim(s) is/are withdrawn from consideration.								
		is/are allowed.							
6)⊠	Claim(s) 1	<u>-14</u> is/are rejected.							
7)	Claim(s) _	is/are objected to.							
8)□	Claim(s) _	are subject to restri	ction and/or	election re	quirement.				
Applicati	ion Papers								
9)	The specifi	cation is objected to by th	ne Examiner.						
		g(s) filed on is/are			objected to	by the Ex	caminer.		
	Applicant m	ay not request that any obje	ection to the dr	rawing(s) be	held in abeyar	nce. See	37 CFR 1.85(a).		
	Replaceme	nt drawing sheet(s) including	g the correctio	n is require	I if the drawing	ı(s) is obje	cted to. See 37 C	CFR 1.121(d)).
11)	The oath o	r declaration is objected t	o by the Exa	miner. Not	e the attached	d Office A	ction or form P	TO-152.	
Priority u	ınder 35 U	.S.C. § 119							
12) 🔲 .	Acknowled	gment is made of a claim	for foreign p	riority unde	er 35 U.S.C. §	§ 119(a)-((d) or (f).		
a)[All b)	☐ Some * c)☐ None of:							
	1. Cert	ified copies of the priority	documents	have been	received.				
		ified copies of the priority							
		ies of the certified copies				received	in this Nationa	l Stage	
		ication from the Internation		•	` ''				
* 8	See the atta	ched detailed Office action	on for a list of	f the certific	ed copies not	received	•		
Attachmen	• •				_				
		es Cited (PTO-892) son's Patent Drawing Review (F	OTO 046)	4		Summary (F s)/Mail Date			
3) 🔲 Inform		sure Statement(s) (PTO-1449 or				nformal Pat	ent Application (PT	O-152)	

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The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-7 and 10 are rejected under 35 U.S.C. 103(a) as being unpatentable over Esktam in view of Ariga.

Esktam and Ariga apply as noted in the office action of February 7, 2005.

Claims 8-9 are rejected under 35 U.S.C. 103(a) as being unpatentable over Esktam and Ariga as applied to claim 1 above, and further in view of Bartlett ('701). Bartlett applies as per the rejection of these claims in the office action of February 7, 2005.

Applicant's arguments filed January 4, 2006 have been fully considered but they are not persuasive.

In particular, the applicant makes several arguments regarding the deficiencies of the art that are not supported by the limitations found in the claims. For example, there is no requirement in the claims that the check valve be located at the outlet of the fuel filter as implied by applicant's arguments. The only requirement is that the check valve be downstream of the feed pump and upstream of the vent valve. The reference to Ariga teaches the very conventional use of a check valve in the flow line just downstream of the feed pump ((14') in Figure 4). The use of such a valve in Eskstam would create the circuit as claimed in Claims 1-7 and 10. With regard to the limitations

of Claim 10, the language of the claim is such that the system can "permit" automatic air purge of a new filter minimize spillage. The check valve of Ariga will do this to some extent and the vent valve (124) of Esktam will also perform the claimed function. While these features may not work as well as applicant's (specifically located ones), the more specific location applicant argues has not been claimed. Finally, the second bleed valve of the claims is, of course, taught by Bartlett and because the Bartlett valve is on the high-pressure pump, it does not perform the same function in the system as does the vent of Esktam which is located upstream of this pump.

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Carl S. Miller whose telephone number is 571-272-4849. The examiner can normally be reached on MTWTHF.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Steve Cronin, can be reached on 571-272-4536. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Carl S. Miller Primary Examine?